

The Gazette of India



PUBLISHED BY AUTHORITY

SIMLA, SATURDAY, JANUARY 7, 1961 (PAUS 17, 1882)

PART IV

Advertisements and Notices by Private Individuals and Private Bodies

DAMODAR VALLEY CORPORATION NOTIFICATION

The 30th November 1960

No. 23—In exercise of the powers conferred by Section 60 of the Damodar Valley Corporation Act, 1948 (14 of 1948), the Corporation hereby makes, with the previous sanction of the Central Government, the following further amendment to the Damodar Valley Corporation Service Regulations, namely—

Amendment

In clause (iii) of regulation 114 of the said Regulations, for the figures and words "12 equal instalments", the following figures and words shall be substituted, namely:—

"24 equal instalments from the permanent employees and in 12 equal instalments from the temporary employees of the Corporation."

By order,
U. K. GHOSHAL
General Manager and Secretary

THE MADRAS OIL AND SEEDS EXCHANGE LIMITED, MADRAS

NOTIFICATION

The approval of the Secretary, Forward Markets Commission under sub-section (1) of section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) read with S.O. 11.62, dated the 4th May 1960 has been obtained to the following amendments made to the Byelaws of the Madras Oil and Seeds Exchange Limited, Madras.

AMENDMENTS

ANNEXURE

Byelaw No. 1 (Preamble)

1. (i) Delete the existing sub-clause No. 23 reading as follows:—

23. "Maund means Imperial maund of 82-2/7 lbs."

(ii) Delete the existing provision under this sub-clause:—

24. Substitute the following:—

"Candy means 531 lbs. or 240.858 kgs. in the case of groundnut, and 500 lbs. or 226.796 kgs. in the case of groundnut oil."

(iii) Delete the existing provision under sub-clause No.

25. Substitute the following:—

"1 ton means 2,240 lbs. or 1,016.042 kgs."

(iv) Delete the existing provision under sub-clause No. 26.

Substitute the following:

"1 hundredweight means 112 lbs. or 50.802 kgs."

(v) Add the following sub-clauses after sub-clause No.

26(A): "1 lb. means 0.4536 kgs."

26(B): "1 kg. means 2.2046 lb."

26(C): "1 metric ton means 1,000 kgs. or 0.9842 long ton."

2. *Byelaw No. 53*: To alter the penalty fixed under this Byelaw as follows:

"(a) The penalty of Rs. 5 per candy in the case of groundnut oil should be altered as Rs. 2.20 per 100 kgs."

"(b) The penalty of Rs. 2.50 per candy in the case of oilseeds should be altered as Re. 1 per 100 kgs."

3. *Byelaw No. 57*: For the word "50 candies" appearing in line 2 of the Byelaw, substitute the word "11,000 kgs."

4. *Byelaw No. 67(A)(iii)*: (*Unit of Trading*):

For the unit of trading viz. "50 candies of 531 lbs." substitute the following "12,000 kgs."

5. *Byelaw No. 67(B)(ii)*: (*Unit of trading in groundnut oil*):

For the unit of "50 candies" of 500 lbs. each substitute "11,000 kgs."

6. *Byelaw No. 84*: (*Issue of delivery order for not less than 50 candies*):

For the words "50 candies" appearing in line 2, substitute "11,000 kgs. in respect of groundnut oil and 12,000 kgs. in respect of groundnut kernels".

7. *Byelaw No. 92*: (*Tender and Havala Charges*):

For the words "8 annas for every 50 candies" and "4 annas for every 50 candies" appearing in lines 2 and 4 of this byelaw, substitute the following:

"50 nP. for every 11,000 kgs. in respect of groundnut oil or 12,000 kgs. in respect of groundnut kernels and 25 nP. for every 11,000 kgs. in respect of oil and 12,000 kgs. in respect of groundnut kernels" respectively.

8. *Byelaw No. 96*: (*Penalty for re-tendering a delivery order*):

For the words "Rs. 50 per candy" appearing in line 7 of this byelaw, substitute "Rs. 22/- per 100 kgs."

9. *Byelaw No. 98*: Delete the last sentence in this byelaw reading as follows:

"In addition to the above, the last buyer shall pay to the seller a penalty for failure to accept delivery order at the rate of Rs. 5/- per candy in respect of oilseeds and Rs. 10/- in respect of oils", and substitute the following:

"In addition to the above, the last buyer shall pay to the seller a penalty for failure to accept delivery order at the rate of Rs. 2/- per 100 kgs. in respect of oilseeds and Rs. 4.40 per 100 kgs. in respect of oils."

10. *Byelaw No. 99*: Delete the existing byelaw No. 99 and substitute the following:

"In the event of the buyer failing to supply the empty drums within the stipulated time according to byelaw, or failing to take delivery within five days from the date of receipt of delivery order as provided above, the seller shall make an application in writing to the Exchange within 24 hours with details of the breach on the part of the buyers. On receipt of such application from the seller, the Exchange or the Board of Directors shall take such steps as are necessary to bring about the completion of the delivery. If the buyer refuses to comply with the requirements of the byelaw or in the absence of a reply from the buyer within 24 hours of the Exchange's or the Board's notice, the Exchange shall intimate the seller that the (seller) would be entitled to close the contract (hedge contract) and claim from the buyer a difference between the rate of the delivery order and the closing rate of the Hedge Contract on that day (and if this day be due date), the difference between the rate of the delivery order and the due date rate, and in addition to the above, the buyer shall also pay the seller a double penalty i.e. Rs. 4/- per 100 kgs. in respect of oilseeds and Rs. 8.80 per 100 kgs. in respect of oils".

11. Byelaw No. 101: (Penalty for non-issue of delivery order):

For the words "Rs. 5/- per candy in respect of oilseeds" and "Rs. 10/- per candy in respect of oils" appearing in lines 4 and 5 of this byelaw, substitute the following:

Rs. 2/- per 100 kgs. in respect of oilseeds" and Rs. 4.40 per 100 kgs. in respect of oils" respectively.

12. Byelaw No. 103: (Double penalty for non-delivery of oil after issuing delivery order):

For the last sentence appearing under this byelaw reading as "besides the seller shall pay double penalty i.e. Rs. 10/- per candy in respect of oilseeds and Rs. 20/- per candy in respect of oils", substitute the following:

"Besides, the seller shall pay double penalty i.e. Rs. 4/- per 100 kgs. in respect of oilseeds and Rs. 8.80 per 100 kgs. in respect of oils".

13. Byelaw No. 120: For the words "fluctuate by Rs. 10/- or more per candy of oil and/or Rs. 5/- or more per candy of oilseeds" appearing in line 3, 4 and 5 of this byelaw, substitute the following:

"fluctuate by Rs. 4.40 or more per 100 kgs. of oil and/or by Rs. 2/- or more per 100 kgs. of oilseeds".

14. Byelaw No. 163(d): Delete the existing Byelaw No. 163(d) and substitute the following:

"The brokers shall be paid brokerage by the sellers as under in respect of hedge and transferable specific delivery contracts before the 10th of each month for the business done during the previous month:

At Re. 1/- per 1,000 kgs. in respect of groundnut oil, and

At Re. 1/- per 1,000 kgs. in respect of groundnut kernels.

Members who fail to comply with the above provisions will be dealt with as per byelaw No. 214.

Provided, however, the Board shall have power to alter the rates of brokerage from time to time."

15. Byelaw No. 227: For the existing ordinary margin payable by members on their long/short positions under this byelaw, substitute the following:

(a) For Groundnuts:

On the first 300 metric tons—no margin.

From 301 metric tons to 360 metric tons Rs. 4/- per 100 kgs.

From 361 metric tons to 420 metric tons Rs. 8/- per 100 kgs.

From 421 metric tons to 480 metric tons Rs. 12/- per 100 kgs.

From 481 metric tons to 540 metric tons Rs. 16/- per 100 kgs.

From 541 metric tons to 600 metric tons Rs. 24/- per 100 kgs.

No member shall have a net open position exceeding 600 metric tons.

(b) Groundnut Oil:

(In respect of members paying Rs. 1,250/- as deposit).

On the first 200 metric tons—no margin.

From 201 metric tons to 285 metric tons Rs. 2.2 per 100 kgs.

From 286 metric tons to 310 metric tons Rs. 6.6 per 100 kgs.

From 311 metric tons to 370 metric tons Rs. 8.8 per 100 kgs.

From 371 metric tons to 570 metric tons Rs. 13.2 per 100 kgs.

No member shall have a net open position exceeding 570 metric tons.

(ii) For those members who are having a deposit of Rs. 2,500/-:

On the first 285 metric tons—no margin is payable.

From 286 metric tons to 310 metric tons Rs. 6.6 per 100 kgs.

From 311 metric tons to 370 metric tons Rs. 8.8 per 100 kgs.

From 371 metric tons to 570 metric tons Rs. 13.2 per 100 kgs.

From 571 metric tons to 1,135 metric tons Rs. 17.6 per 100 kgs.

No member shall have a net open position exceeding 1,135 metric tons.

16. Byelaw No. 243(a)(i): For the figures and words "Rs. 2/- for 50 candies" substitute the following:

"Rs. 2/- for every 11,000 kgs. in respect of oil or 12,000 kgs. in respect of oilseeds".

17. Byelaw No. 243(a)(ii): For laga charges payable on contracts other than transferable specific delivery and hedge contracts shall be altered as follows:

"50 nP. for 11,000 kgs. in respect of oil or 12 metric tons in respect of oilseeds".

18. Byelaw No. 245: The schedule showing the charges that have to be deducted from the contract rates etc., in respect of the up-country deliveries shall be as follows instead of the existing one:

Name of the up-country centre.	Charges to be paid by sellers to buyers per 100 kgs. (including Railway freight etc. etc.).		
1. Tindivanam	Rs. 2. 65.
2. Villupuram	Rs. 2. 45.
3. Karpadi	Rs. 2. 55.
4. Panruti	Rs. 2. 85.
5. Vridhachalam	Rs. 3. 10.
6. Tirukkollur	Rs. 3. 30.
7. Cuddalore	Rs. 3. 30.
8. Salem	Rs. 3. 50.
9. Coimbatore	Rs. 4. 85.
10. Yerrangutla	Rs. 4. 20.
11. Araoi	Rs. 2. 75.
12. Arcot	Rs. 2. 45.
13. Ranipet	Rs. 2. 45.
14. Valavanur	Rs. 2. 85.

19. Byelaw No. 250(A): For the words and figures appearing in the last two lines of this byelaw reading as follows:

"and also double penalty i.e. Rs. 10/- per candy in respect of oilseeds and Rs. 20/- per candy in respect of oil" substitute the following:

"and also double penalty i.e. Rs. 4/- per 100 kgs. in respect of oilseeds and Rs. 8.80 per 100 kgs. in respect of oils".

20. Add another Byelaw after Chapter XXIV styled as Byelaw No. 266 (Saving Byelaw):

"For the purpose of hedge contracts for August, September, October 1960 and January 1961 deliveries, the provisions of Byelaw Nos. 1 (sub-clauses 23, 24, 25, 26), 53, 57, 67(A), 67(B), 84, 92, 96, 98, 99, 101, 103, 120, 163(d), 227, 243(a)(i), 243(a)(ii), 245 and 250(A) and Appendices Nos. 9, 10, 11, 11(A), 12, 13, 14 and 15, as they stood immediately before 7th October 1960 shall be applicable and for the purpose of hedge contracts for November 60, December

60. February 1961 and subsequent deliveries the said provisions as amended and confirmed by the Board as per circular resolutions, dated 3rd October 1960 and approved by the Central Government on 7th October 1960 shall be applicable."

APPENDIX

21. Table No. 9: (Form for ready delivery contract in groundnut oil):

Delete the para 1 of the above form read as follows:

"We have this day bought from you.....candies/tons.....1 per cent more or less of.....Fair average quality of the season at Rs.....per candy of (500 lbs.) net weight, free Railway Station, Madras or to be delivered at Buyer's/Seller's godown."

Substitute the following:

"We have this day bought from you.....kgs/metric tons.....1 per cent more or less of.....Fair average quality of the season at Rs.....per 100 kgs.....net (weight) free Railway Station, Madras, or to be delivered at Buyer's/Seller's godown."

22. Table No. 10: (Form for non-transferable specific delivery contract for Groundnut oil):

Delete the existing provisions under the Quantity, price and other terms and conditions and substitute the following:

"Quantity:.....(only) kgs. nett each".

"Price: Rs.....(only) per 100 kgs. loose inclusive of Sales Tax"

"Other Terms and Conditions:"

"Buyers shall not be obliged to accept tender of less than 11,000 kgs. at a time."

(In the event of the contract being for more than 11,000 kgs. each 11,000 kgs. to be regarded as separate contract).

23. Table No. 11: (For transferable specific Delivery Contract Form for Groundnut Oil):

Delete the existing paras 1, 3 and 5 and substitute the following:

1. We have this day sold to you.....kgs/metric tons.....only (1 per cent more or less) of.....Fair average quality of the season at Rs.....per 100 kgs.....nett weight free Railway Station, Madras or to be delivered at Buyer's/Seller's godown.

3. Buyer shall not be obliged to accept tender of less than 11,000 kgs. at a time.

5. In the event of the contract being for more than 11,000 kgs. each 11,000 kgs. to be regarded as separate contract.

24. Table No. 11(A): (Form for Transferable Specific Delivery Contract for Groundnut oil—between Member and Non-Member):

Delete the first para of this form and substitute the following:

I/We have this day bought for/sold for/bought from/sold to you, subject to the Byelaws of the Madras Oil and Seeds Exchange Ltd., in force from time to time which contain among other things provision for the settlement of disputes by arbitration.....kgs/metric tons of groundnut oil, quality as per the byelaws of the Exchange, at Rs.....per 100 kgs. to be delivered at Buyer's/Seller's godown or.....at.....

25. Table No. 12: (Official Contract Form for Hedge Contracts for Groundnut oil—between Member and Member):

Delete the para 1 and substitute the following:

I/We have this day sold to you, subject to the byelaws in force from time to time of the Madras Oil and Seeds Exchange Ltd.,.....kgs/metric tons.....for.....delivery at Rs.....per 100 kgs.

26. Table No. 13: (Official Contract Form for Hedge Contracts for Groundnut Oil—between a Member and Member):

Delete the para 1 of this above form and substitute the following:

I/We, have this day bought from you, subject to the Byelaws in force from time to time of the Madras Oil and Seeds Exchange Ltd., kgs/metric tons.....of.....for.....delivery at Rs.....per 100 kgs.

27. Table No. 14: (Official Client Contract Form for Hedge Contract for Groundnut Oil—between Member and a non-Member):

Delete the para 1 in the above form and substitute the following:

I/We have this day bought from/sold to you, subject to the byelaws of the Madras Oil and Seeds Exchange Ltd., in force now and from time to time in future and subject also to my/our usual charges and terms of business mentioned below.....kgs/metric tons of groundnut oil delivery in Madras from.....to.....at seller's godown at Rs.....per 100 kgs.

28. Table No. 15: (Official Client's Contract Form for Hedge Contracts for Groundnut Oil—Confirmation):

Delete the para 1 in the above form and substitute the following:

I/We confirm that I/We have this day bought from/sold to you in Madras subject to the byelaws of the Madras Oil and Seeds Exchange Ltd., in force now and from time to time in future and subject also to your usual charges and terms of business.....kgs/metric tons of groundnut oil delivery in Madras at the rate of.....per 100 kgs. from.....to.....at seller's option.

For The Madras Oil and Seeds Exchange Ltd.

V. S. KRISHNAMURTHY
Ag. Secretary

NOTIFICATION BY THE OM OILS AND OILSEEDS EXCHANGE LTD., DELHI

Delhi 6, the 21st October 1960

The approval of the Secretary, Forward Markets Commission, under Sub-section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) read with S.O. 1162 dated 4th May 1960, has been obtained to the following amendments made to the Bye-laws of the Om Oils and Oilseeds Exchange Ltd., Delhi, the same having been previously placed on the Notice Board of the Exchange pursuant to Section 11 of the said Act and Rule 11 of the Forward Contracts (Regulation) Rules 1954.

AMENDMENTS

Mustardseed Bye-laws

I. In Bye-law 1—

(i) For sub-clause (29) the following shall be substituted, namely—

"29. "Unit of Trading" means the unit for transaction in hedge contracts and shall be 50 bags equivalent to '4000 kilograms' excluding the weight of bags.

(ii) For sub-clause (35) the following shall be substituted, namely—

"35. (a) 'Kilogram' means 1,000 grams.
(b) Maund: means 40 seers (82.2/7 lbs or 37.32 kilograms).

II. In Bye-law 93—

for sub-clause (b) the following shall be substituted, namely—

"(b) "The unit of trading in the Laha Hedge contract shall be 50 bags of '4000 kilograms'.

III. In Bye-law 94(a)—

(i) For sub-clause (i) the following shall be substituted, namely—

"(i) "Laha of the average quality of the crop of the same year for which the contract has been entered into and containing small seeds more than 40 per cent upto a maximum of 75 per cent, subject to an off allowance @ 2 nP. per '40 Kilograms' for each such percentage increase and over 75 per cent shall be rejected".

(ii) For sub-clause (iii) the following shall be substituted, namely—

"(iii) Lotni of the average quality of the crop of the same year for which the contract has been entered into and containing small seeds more than 25 per cent upto a maximum of 40 per cent and subject to 'off' allowance @ 3 nP. per '40 kilograms' for each such percentage increase over the rate mentioned in clause (a)(ii) above and over 40 per cent shall be rejected".

IV. In Bye-law 111—

for sub clause (a) the following shall be substituted, namely—

"(a) Whenever there is a fluctuation of Rs. 0.25 per '40 kilograms' in the hedge contract rate, every trading member shall pay into the settlement account of the company with the

Bank or Banks approved by the Board for this purpose, cover money immediately @ Rs. 25 per unit on his outstanding open position of hedge contracts in any delivery as disclosed by daily report submitted by him on the same day provided that the fluctuation is unfavourable to the trading member".

V. In Bye-law 119—

for sub-clause (b) the following shall be substituted, namely—

"(b) Goods shall be tendered by delivery order only, such delivery orders shall be issued in lots of 50 bags each of 4000 kilograms".

VI. For Bye-law 126—

The following shall be substituted, namely—

"126. The buyer may start taking delivery of goods delivered at Delhi on the 7th day proceeding the due date and shall complete the same on or about the due date. If the buyer fails to do so he shall pay penalty to the seller at the rate of 2 naye Paise per 40 kilograms per day."

VII. In Bye-law 130—

(i) For sub-clause (a) the following shall be substituted, namely—

"(a) If the goods tendered by the seller are rejected on the ground that they are not under the bye-laws of the company, he shall be asked to replace the goods. If he fails to do so within 48 hours from such rejection, the buyer shall be entitled to receive a penalty of 25 naye paise per '40 kilograms' from the seller".

(ii) For sub-clause (b) the following shall be substituted, namely—

"(b) If the seller has issued delivery order without any or only a portion of the goods to tender against the sale and the seller or his agent does not give delivery of the goods, then the buyer or his agent shall apply in writing within 24 hours to the office of the company regarding the same on receipt of such application, an officer of the company accompanied by the buyer or his representative shall go and enquire whether the goods against the delivery order in question are lying with the seller or his agent. At the time of such enquiry the seller or his representative or his agent who may be present shall have to point out the goods. Previous intimation of such enquiry shall be given to the seller or his agent. The officer shall go for such enquiry between 11 a.m. and 5 p.m. On the officer being satisfied that the seller has no goods or not sufficient he will give a certificate to the buyer to that effect. The seller shall pay to the buyer for such insufficient goods, the difference between the rate of delivery order and due date rate and also a penalty at the rate of Re. 0.50 per '40 kilograms'. In case the difference between the rate of delivery order and due date rate is in favour of the buyer, the seller is not entitled to ask for the same."

(iii) For sub-clause (d) the following shall be substituted, namely—

"(d) If the buyer demands goods on delivery date and the seller fails to deliver the goods the seller shall pay penalty of 25 n.P. per '40 kilograms' to the buyer".

VIII. For Bye-law 135—

The following shall be substituted, namely—

"135. If the goods are delivered at out station centres, the seller shall pay to the buyer Railway Freight from the place of delivery to Delhi at the rate prevailing on the date of the issue of the delivery order and handling charges of 25 n.P. per '40 kilograms' and such other expenses (including octroi charges at Delhi) as may be fixed by the Board. All such charges and expenses shall be fixed or varied before the commencement of trading in any delivery".

IX. For Bye-law 141—

The following shall be substituted, namely—

"141. The seller shall not offer any lot of less than 50 bags of 4,000 kilograms".

X. For Bye-law 143—

The following shall be substituted, namely—

"143. The goods to be tendered by the seller may be mixed together in one lot provided that no single lot shall be two hundred fifty bags of 20,000 kilograms".

XI. For Bye-law 144—

The following shall be substituted, namely—

"144. In case of dispute between the buyer and the seller regarding refraction quality etc., the buyer may take out before weightment of goods a sample at the rate of one kilogram per fifty bags at different spots of the lot for the purpose of ascertaining refraction, quality etc. These shall be packed in a bag and sealed with the signature of the buyer and the seller or their representatives and such sealed bags shall be used for survey purposes.

The approval of the Deputy Director, Forward Markets Commission, under Sub-section 1 of Section 11 of the Forward Contracts (Regulation) Act, 1952, (74 of 1952) read with S.O. 1162 dated the 4th May 1960, has been obtained to the following amendment made to the mustardseed Bye-laws of the Om Oils & Oilseeds Exchange Ltd, Delhi, the same having been previously placed on the Notice Board of the Exchange pursuant to Section 11 of the said Act and Rule 11 of the Forward Contracts (Regulation) Rules, 1954:—

AMENDMENT

"244—For the purpose of hedge contracts for November 1960 delivery the provisions of Bye-laws 1(29) and (35), 93(b), 94(a)(i) and (iii), 111(a), 119(b), 126, 130(a), (b) and (d), 135, 141, 143 and 144 and the forms appended to and the Board Resolutions passed under the bye-laws as they stood immediately before the 3rd October 1960, shall be applicable and for the purpose of Hedge Contracts for May 1961 Delivery the said bye-laws as amended on the aforesaid date shall be applicable."

B. S. VAID

Secretary

Om Oils and Oilseeds Exchange Ltd.
Coronation Hotel
Fatehpuri, Delhi 6

LOST

The Government Promissory Note Nos. Byo 056344/45 of the 3½ per cent National Plan Loan of 1964 for Rs. 200 each originally standing in the name of Reserve Bank of India, and last endorsed to Govabhai Dhanubhai Desai the proprietor by whom they were never endorsed to any other person, having been lost, notice is hereby given that the payment of the above Note and the interest thereupon has been stopped at the Public Debt Office, Reserve Bank of India, Bombay and that application is about to be made for the issue of Duplicate/in favour of the proprietor. The public are cautioned against purchasing or otherwise dealing with the above mentioned security.

Name of the advertiser—Shri Govabhai D. Desai.

Residence—Sami, Dist. Mehsana.

LOST

The Government Promissory Notes No. BY070593 and BY070590 of the "3" per cent loan of 1970–75 for Rs. 500 each originally standing in the name of Reserve Bank of India and last endorsed to Ramniklal Purshottamdas Shah and Purshottamdas Chhaganlal Shah respectively the proprietor(s), by whom they were never endorsed to any other person, having been lost, notice is hereby given that the payment of the above Notes and the interest thereupon has been stopped at the Public Debt Office, Reserve Bank of India, Bombay, and that application is about to be made for the issue of Duplicates in favour of the proprietor(s). The public are cautioned against purchasing or otherwise dealing with the above mentioned securities.

Name of the advertiser—Ramniklal Purshottamdas Shah.

Residence—Kodia Pole, Nadia.

LOST, STOLEN OR DESTROYED

(As the case may be)

The Government Promissory Notes Nos. DH004673/677 of the 3½ per cent National Plan Loan 1964 for Rs. 100 each originally standing in the name of Imperial Bank of India and last endorsed to S. S. Vasist the proprietor, by whom they were never endorsed to any other person, having been lost, notice is hereby given that the payment of the above note(s) and the interest thereupon has been stopped at the Public Debt Office, Reserve Bank of India, New Delhi and that application is about to be made for the issue of duplicates in favour of the proprietor. The public are cautioned against purchasing or otherwise dealing with the above mentioned securities.

Name of Advertiser—S. S. Vasist.

Residence—56, Jorbagh Nursery, New Delhi 3.

LOST

The Government Promissory Note No. DH001456 of the Three per cent Six Year Defence Bond (1st series) for Rs. 200 originally standing in the name of Imperial Bank of India and last endorsed to R. N. Mukerji the proprietor, by whom it was never endorsed to any other person, having been lost, notice is hereby given that the payment of the above note and the interest thereupon has been stopped at the Public Office, Reserve Bank of India, New Delhi, and that application is about to be made for payment of the discharge value in favour of the proprietor. The public are cautioned against purchasing or otherwise dealing with the above mentioned security.

Name of Advertiser—R. N. MUKERJI, PUBLIC PROSECUTOR.

Residence—G.R.P.U.P. 45/A, Beli Road Allahabad (U.P.)

STOLEN

The Government Promissory Note No. CA027890 of the 3 per cent loan of 1970—75 for Rs. 500 (Rupees five hundred only) originally standing in the name of Reserve Bank of India and last endorsed to Smt. Bholabati Paul the proprietress by whom it was never endorsed to any other person, having been stolen, notice is hereby given that payment of the above note and the interest thereupon have been stopped at the Public Debt Office, Reserve Bank of India, Calcutta, and the application is about to be made for the issue of duplicate in favour of the proprietress. The public are cautioned against purchasing or otherwise dealing with the abovementioned security.

Signature of the Advertiser—Bholabati Paul.

Residence—11-A, Dehi Entally Road, Calcutta 14.

CHANGE OF NAME

Sri P. S. Ramalingam, Clerk, F.A. & C.A.O.'s Office, Southern Railway, Trichinopoly Jn. (South India) hitherto named and known as such, shall from the date onwards be known and recognised as Puduval S. Ramalingam.

CHANGE OF NAME

I. Vijayapuram Ramaswami Srinivasan shall henceforth be known as Siva Pada Hirudaya.

CHANGE OF NAME

May it be known to all concerned that I. Laxuman Konde Chambar s/o Late Kondu of C.T.O., Bombay, now serving with 716 FPO c/o 56 APO, have changed my name to LAXUMAN KONDIBA PAWAR.

CHANGE OF NAME

I, Miss Hilda Netto, Clerk, Personnel Branch, Divisional Superintendent's Office, Southern Railway, Madurai, shall henceforth be known and addressed as Mrs. Hilda Kitto.

CHANGE OF NAME

"It is hereby published for the information of all concerned that I, Inder Prakash Kohli S/o Shri Narain Dass, employed in the Ministry of Health, New Delhi, have changed my surname from 'Kohli' to 'Koli'. I may hereafter be addressed as 'Inder Prakash Koli'.

CHANGE OF NAME

I, Miss Satyawati Chabra D/o Mr. Ganga Bishen Chabra and of I.A.R.I. may henceforth be known as Mrs. Satya Kapoor.

CHANGE OF NAME

This is to certify that the undersigned has changed his name from Shri Balbhim Dagadu Bokefode to Sunil Dagadu Uplekar.

CHANGE OF NAME

I, Deonarayan Jeswara, son of late Shewratna Jeswara, of Ichapur, Kumarpara, P.S. Noapara, P.O. Ichapur-Nawabganj, Distt. 24-Parganas, West Bengal, an employee of Metal and Steel Factory, do hereby assume the name of Deonarayan Kalwar and abandon the use of my present title.

CHANGE OF NAME

I, Clarence Joseph Hart, son of A. C. Hart, employed in the Government Telegraphs, Madras, residing at No. 47, Veteran Lines, Pallavaram, Madras 27, desire to be henceforward known as Joseph St. Clair Hart.

CHANGE OF NAME

I, Madhu Sudan Das, Accountant, S.E. Rly. have changed my name as Madhusudan Das Gupta vide affidavit Barasat Court.

CHANGE OF NAME

Ram Lal, Engineering Mechanic 2, Indian Navy, official Number 66909 changed his name to Ram Singh, Engineering Mechanic 2, Indian Navy, official Number 66909, vide Naval Headquarters letter No. RP. 2401/9/60 dated 19 July 1960.

CHANGE OF NAME

I, K. P. A. Ramasubramanian, shall henceforth be known as A. R. Subramanian.

CHANGE OF NAME

I, S. Pandi, S/o S. M. P. Periasubban Chettiar Kamuti Ramnad, Dt., shall henceforth be known as S. Pandian.

CHANGE OF NAME

Chittaranjan Das Sharma and Ratan Ranjan Das Sharma, having changed surname, will, henceforth, be known as Chittaranjan Das Gupta and Ratan Ranjan Das Gupta respectively.

CHANGE OF NAME

From Prem Datta, to Prem Badrinath.

CHANGE OF NAME

I, Sri G. G. Rodrigues, shall, in future, be known as Sri GREGORY GEORGE RODRIGUES and NOT George Gaspar Rodrigues as hitherto.

CHANGE OF NAME

I, "Kalakad Subrahmany Vishvanathan", Life Insurance Corporation of India, Bombay, hereby notify my change of name to "Vishvanatha Subrahmany Vishvanath", born at Kalakad, Tirunelveli Dist. Bombay, 1st November 1960

K. S. VISHVANATHAN

CHANGE OF NAME

I desire to change my name as under my present name:—ANNA ANANDA SANGALE, desire to know in future:—NIWARYTI ANANDA SANGALE.

CHANGE OF NAME

Be it known to all that I Ram Chandra Shaw as recorded in the Divisional Superintendent, E. Rly. Seal-dah's office son of Sri Ram Jatan Ram of Chunaripara, P.O. Ranaghat, Dist. Nadia, intend to change my name Ram Chandra Shaw and take our family name Deva Nath Ram in its place and from the day onward. I shall go by the name of Deva Nath Ram only. This has been solemnly affirmed and declared before the magistrate 1st Class, Ranaghat Court, on 10th September 1960 by affidavit.

CHANGE OF NAME

I, Karam Chand S/o Shri Amer Chand have changed my name to Surinder Pal Singh.

NOTICE

It is hereby notified for general information that Shri Nandlal Poddar, my eldest son separated in mess and business and partitioned the moveable properties including business assets of the joint family by deed dated 13-10-56 and subsequently he transferred his one-seventh share in the immoveable properties for consideration by Deed of Transfer dated 30-8-1960 and thus the said Sri Nandlal Poddar has no right title and interest left now in the said joint family properties.

Any body dealing with him should take notice of this fact.

NAGARMAL PODDAR
Barabazar, Darbhanga

NOTICE TO CREDITORS**Estate William Edward Postlethwaite, deceased**

Pursuant to Sections 360 of Act XXXIX of 1925 and 42 of Act XXVIII of 1866 all persons having claims against the estate of the abovenamed deceased late of The Old Rectory Wayford Crewkerne in the County of Somerset in England who died at Calcutta on the 5th March 1959 are hereby required to send full particulars of their claims to Messrs. Samuel Gordon Spence and Robert Wilson Robertson both officials of National And Grindlays Bank Limited, 19, Netaji Subhas Road, Calcutta-1, the Administrators to the above estate on or before the 31st January 1961 after which date the said Administrators will proceed to distribute the assets without regard to any claims except those of which any notice shall then have been received.

Dated, Calcutta, the 22nd December 1960.

SANDERSONS & MORGANS
Solicitors for the said Administrators
5 & 7, Netaji Subhas 'Road, Calcutta-1

PUBLIC NOTICE

This is to notify the General Public and all those interested that the sole proprietary concern known as M/s Kanhaya Lal Lachoo Mal, 1819—Chandni Chowk, Delhi has ceased to be such on 25 October, 1960 and since 26th October, 1960 the business has been taken over by M/s Lachoo Mal, Hem Chandra Jain and Suresh Chand in partnership in the name of M/s Kanhaya Lal Lachoo Mal & Co. All the assets and liabilities of the previous concern have been taken over by the newly constituted firm.

LACHOO MAL
HEM CHANDRA JAIN
SURESH CHAND

NOTICE

This is to inform the general public and to all those interested that the partnership firm styled as M/s Rughan Mal Niadar Mal of Chotta Dariba with Niadar Mal and Ramji Lal as partners dissolved on 25-6-1960. The GOOD-WILL of the firm leasehold rights stocks in trade and all the liabilities of the dissolved firm have been taken over by Shri Ramji Lal one of the partner of the dissolved firm.

NIADAR MAL
Retiring Partner
RAMJI LAL

CORRIGENDUM

Under the first heading 'Change of Name' printed on page 274 of the Gazette of India, Part IV, dated November 19, 1960, line 2, for "Madan Grover" read "Madan Grovar".